

City of Santa Barbara Finance Department

Statement of Investment Policy

Fiscal Year 2010

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I. MISSION STATEMENT

It is the policy of the City to invest public funds in a manner that will provide maximum security, adequate liquidity and sufficient yield, while meeting the daily cash flow demands of the City and conforming to all statutes and regulations governing the investment of public funds.

II. SCOPE

This invest ment policy applies to all the fina ncial assets of City of Santa Barbara and the Redevelopment Agency of the Cit y of Santa Barbara. These funds are accounted for in the City's audited Comprehensive Annual Financial Report. If the City invests funds on behalf of another agency and, if that agency does not have its own policy, the City's investment policy shall govern the agency's investments.

A. Pooling of Funds

Except for cash in certain restricted and spe cial funds, the City shall consolidate cash balances from all f unds to maximize investment earnings. Invest ment income shall be allocated to various funds as identified in the investment procedures manual in accordance with generally accepted accounting principles.

B. Funds Included by this Policy

General Fund Special Revenue Funds Capital Project Funds Enterprise Funds Internal Service Funds Trust and Agency Funds

Any new fund created by City Council unless specifically exempted

C. Funds Excluded from this Policy

- 1. City's Service Retirement System Fund. This fund is managed separately under Article XVA of the 1926 Charter.
- Bond Proceeds. Invest ment of bond proceeds shall be subject to the conditions and restrictions of bond documents and are no t governed by this policy. Bond investment conditions and restrictions sha
 Il be reviewed by the Finance Committee and forwarded to City Council for approval.

III. GENERAL OBJECTIVES

The primary objectives, in priority or der, of the City's investment activities are safet y, liquidity and yield.

A. Safety

Preservation of principal is the foremost objective of the investment program. Investments of the City shall be undertaken in a manner that seeks to ensure the preservation of capital in the overall portfolio. The objective shall be to mitigate credit risk and interest rate risk. To attain this objective, the City shall diversify its investments by investing funds among several financial institutions and a variety of securities offering independent returns.

Credit Risk

The City sh all minimize credit risk, the risk of loss due to the failure of the security issuer or backer, by:

Limiting investments to the safest types of securities

- Pre-qualifying the fina ncial institutions, broker/ dealers, intermediaries, and advisers with which the City will do business
- Diversifying the invest ment portfolio so a s to minimize the impact an y one industry/investment class can have on the portfolio

2. Interest Rate Risk

To minimize the negative impact of material changes in the market value of securities in the portfolio, the City shall:

- Structure the investment portfolio so that securities mature concurrent with cash needs to meet anticipated demands, thereby avoiding the need to sell securities on the open market prior to maturity
- Invest operating funds primarily in shorter-term securities, money market mutual funds, and the State of California's Local Agency Investment Fund (LAIF)

B. Liquidity

The City's investment portfolio shall remain sufficiently liquid to enable the City to meet all operating req uirements which might be reaso nably anticipated without requiring a sale of securities. Since all p ossible cash demands cannot be anticipated, the portfolio should consist largely of securities with active secondary or resale markets. A portion of the portfolio also may be placed in money market mutual funds or LAIF which offer same-day liquidity for short-term funds.

C. Yield (Return on Investment)

The City's investment portfolio shall be designed with the objective of attaining a benchmark rate of return throughout budgetary and economic cycles, commensurate with the Cit y's investment risk constraints and the liquidity characteristics of the portfolio. Return on investment is of secondary importance compared to the safety and liquidity objectives described above. The core of investments is limited to relatively low risk securities in anticipation of earning a fair return relative to the risk being assumed.

IV. STANDARDS OF CARE

A. Prudence

The standard of prudence to be used by Ci ty invest ment officials shall be the "Prudent Investor Standard" in that a trustee shall act with care, skill, prudence, and diligence under the circumstances then prevailing, including, but not limited to, the general economic conditions and the anticipated needs of the City, that a prudent person acting in a like capacity and familiarity with those matters would use in the conduct of an enterprise of a like character and with like aims. This standard shall be applied in the context of managing the overall portfolio. City investment officers acting in a coordance with written procedures and the investment policy and exercising due diligence shall be relieved of personal responsibility for an individual security's credit risk or market price changes, provided deviations from expectations are reported in a timely fashion and appropriate action is the aken to control adverse developments.

B. Ethics and Conflicts of Interest

Officers and employees involved in the City in vestment process shall refrain from personal business activity that could conflict with proper execution of the investment program, or that could impair their ability to make impartial investment decision s. City employees and investment officials shall disclose any material financial interests in financial institution s that conduct business within their jurisdict ion, and they shall

further disclose any personal financial/investment positions that could be related to the performance of the City i mmediately to the City of Santa Barbara Treasurer and annually to the Fair Political Practices Commission . City employees and officer s shall refrain from unde rtaking per sonal investment transactions wit h the same individual with whom business is conducted on behalf of the City.

C. Delegation of Authority

Authority to manage the City's investment program is derived from the Charter of the City of Santa Barbara. City Council shall d elegate to the T reasurer, for a one-year period, the authority to invest or to reinvest funds, or to sell or exchange securities. The Treasurer shall thereafter assume full responsibility for those transactions until the delegation of authority is revoked or expires.

Management responsibility for the in vestment program is de legated to the Finance Director who shall esta blish a sepa rate written investment procedures manual. The operation of the invest ment program shall be consistent with this policy and the investment procedures manual. Such procedures shall include explicit delegation of authority to persons responsible for investment transactions. No person may engage in an investment transaction except as provided under the terms of this policy and the procedures established by the Finance Director. The Treasury Manager i sauthorized to conduct investment related activities, under the supervision of the Director of Finance, on behalf of the City and the Redevelopment Agency. All investment purchases and sales require sig nature approval from the Finance Director or the Assistant Finance Director, by the close of business on the next business day following the purchase or sale.

The following documents are by reference incorporated in the investment procedures manual:

- 1. Listing of authorized personnel
- 2. Relevant investment statutes and ordinances
- 3. Repurchase agreements and tri-party agreements
- 4. Listing of authorized broker/dealers and financial institutions
- 5. Credit ratings and/or reports for securities purchased and financial institutions
- 6. Safekeeping agreements
- 7. Sample investment reports
- 8. Investment accounting documents
- 9. Methodology for calculating rate of return
- 10. Banking services contracts
- 11. Cash flow forecasting
- 12. Collateral/depository agreements

D. Internal Controls

The Finance Director is responsib le for establishing and maintaining a system of written internal controls. These controls shall be reviewed annually with an independent external au ditor who will notify the City—Council if there is a materia—I non-compliance with its policies and procedures. The internal controls shall be designed to prevent losses of public funds are ising from fraud, employee error, and misrepresentation by third parties,—unanticipated changes—in financia—I markets, or imprudent action by City—employees and officers. The internal structure shall be designed to provide reasonable a ssurance that these objectives are met. The concept of reasonable assurance recognizes that (1) the cost of a control should not exceed the benefits likely to be derived, and (2) the valuatio—n of costs and benefits requires estimates and judgments by management.

The internal controls shall address the following points:

- 1. Control of collusion
- 2. Separation of transaction authority from accounting and record-keeping
- 3. Custodial safekeeping
- 4. Delivery versus payment (DVP)
- 5. Clear delegation of authority to subordinate staff members
- 6. Written confirmation of transactions for investments and wire transfers
- 7. Wire transfer agreements

V. AUTHORIZED FINANCIAL DEALERS AND INSTITUTIONS

The Finance Director shall establish selection criteria for pre-approval of financia I institutions and security broker/dealers to do business with the City of Santa Barbara. The Finance Director shall maintain a list of City approved financia I institutions and security broker/dealers who are authorized to provide investment services to the City. The se may include primary dealers, or regional dealers that qualify under Securities & Exchange Commission Rule 15C3-1 (uniform net capital rule). To qualify for consideration, a financial in stitution or a security broker/dealer must also have an office in Califor nia, and that office must perform the transactions with the City.

All financia I institution s and broker/dealers who desire t o become qualified for investment transactions must supply the following to the Finance Director as appropriate:

- Current audited financial statements
- Proof of Fin ancial Industry Regulatory Authority (FINRA), formerly Natio nal Association of Security Dealers (NASD), certification
- Trading resolution
- Complete broker/dealer questionnaire
- Proof of State of California registration
- For banking institutions, a statement of complia nce with the Federal Reserve Bank of New York's capital guideline
- Statement of having read, understood and agreeing to comply with the City's investment policy and depository contracts

The Finance Director shall annually review each of the approved financial institutions and security broker/dealers selected for current State of California registrations and financial condition.

VI. SAFEKEEPING AND CUSTODY

All security transactions, including collateral for repurchase agreements, entered into by the City shall be conducted on a delivery-versus-payment (DVP) basis which will ensure that securities are deposited in an eligible financia I institution prior to the release of funds. Securities shall be held by a third-party custodian designate d by the Finance Dir ector and evidenced by safekeeping receipts with a written custodial agreement. The only exception to the foregoing shall be depository accounts and securities purchases made with: LA IF, time certificates of deposit and money market mutual funds, since the purchased securities are not deliverable. Settlement instructions sent to the safekeeping agent shall require dual authorization. The Treasurer and the Finance Director shall be bonded to protect the public against possible embezzlement and malfeasance. Safekeeping procedures shall be reviewed annually by an independent external auditor and any irregularities noted should be reported promptly to the Treasurer and City Council.

VII. SUITABLE AND AUTHORIZED INVESTMENTS

The City shall be governed by the California Government Code, Sections 53600 et seq. If the Code is am ended to a llow additional investments or is changed regarding the limits on certain categories of investments, the City is authorized to conform to the changes in the revised Code, provided that the changes are not specifically prohibited by the City's policy. The City shall be required to present those changes in the annual review of the policy and to incorporate the new legislation within the policy. Surplus funds are defined as funds not required for the immediate necessities of the City and include investment s in individ ually managed portfolio(s), money market fund(s) and/or State LAIF, and all portfolio limitations and restrict ions shall apply to this aggregate amount. For purposes of compliance with the California Government Code and the City's Investment Policy, the credit rating requirement for medium-term notes, deposit notes, bank notes and commercial paper shall be based on the quality ratings at the time of purchase. If the qualit y rating of the issuer is downgraded, subseq uent to purchase, by any of the Nationally Recognized Statistical-Rating Organizations below "A", or its equivalent, it shall be reported to the Finan ce Committe e and City Council with a recommendation, and ongoin q information shall be provided if the bond is not sold. Per centage limitations of surplus funds invested are noted for the various investment instruments. Wher e there is a specified percentage limitation for a particular category of investments, that percentage is applicable only at the date of purchase. A later increase or decrease in a percentage resulting from a change in values or assets shall not constitute a violation of that restriction.

The City is empowered by statute to invest in the following types of securities and are those that the investment managers are trained and competent to handle.

A. Investment Types

- 1. Bonds, notes, or other forms of indebt edness issued by the City, including bonds payable solely out of the revenues from a revenue producing property owned, controlled, or operated by the City or by a department, board, agency, or authority of the local agency.
- 2. United States Treasury notes, bon ds, bills, or certificates of indebte dness, or those for w hich the full faith and credit of the United States are pled ged for the payment of principal and interest.
- 3. Federal Agency or United States government -sponsored enterprise obligations (GSE), participations, or other instruments.
- 4. State of California and Local Agency Obligations. Registered state warrants or treasury notes or bonds of this stat e, including bonds payable solely out of the revenues from revenue-producing property owned, controlled, or operated by the state or by a department, board, agency, or a uthority of the state; and bonds, notes, warrants, or other evidence of indebtedness of any local agency within this state including bonds playable solely out of the revenues from revenue-producing property owned, controlled, or operated by the local agency, or by a department, board, agency, or authority of the local agency. Notes eligible for in vestment, other than those issued by the City or operated by a department, board, agency, or authority of the local agency, shall be rated in a category of "A" or its equivalent or better by two Nationally Recognized Statistical-Rating Organizations.
- 5. Medium-Term Notes, defined as a II corporate and depository institut ion deb t securities with a maximum remaining maturity of five years or less, issued by corporations organized and operating within the United States or by depository institutions licensed by the United States or any state and operating within the United States. Purchases of medium-term notes may not exceed thirty percent of the City's surplus funds. Notes eligible for investment shall be rated in a category of "A" or its equivalent or better by two Nationally Recognized Statistical-Rating

Organizations. Investments in medium -term no tes for any one non-governmen t issuer shall be limited to no more than five percent of surplus funds for issuers rated "AA" or its equ ivalent or bet ter by two Nationally Recognized Statistical-Rating Organizations, and to no mo re than three percent for issuers rat ed "A" or its equivalent or better by two Nationally Recognized Statistical-Rating Organizations.

- 6. Bankers Acceptances otherwise known as bills of exchange or time drafts, drawn on and accepted by a commercial bank, which are eligible for purchase by the Federal Reserve System. Purchased bankers acceptances may not exceed one hundred and eighty days maturity or forty percent of the City's surplus funds, and no more than ten percent of the City's surplus funds may be in vested in the banker's acceptances of any one commercial bank.
- 7. Commercial Paper of "prime" quality of the highest ranking or the highest letter and number rating as p rovided for by a Nation ally Recognized Statistical-Rating Organization. The entity that issues the commercial paper shall meet all of the following conditions in either paragraph (a) or paragraph (b):
 - a. The entity is organize d and operating in the United States as a general corporation and has total assets in excess of five hundred million dol lars (\$500,000,000). In addition, its debt other than commercial paper, if an y, must be rated "A" or higher by a Nationally Recognized St atistical-Rating Organization.
 - b. The entity is organized within the United States as a special purpose corporation, trust, or limited liability company and has a program wide creditenhancement including, but not limited to, over collateralization, letters of credit, or surety bond. In addition, the entity has commercial paper that is rated "A-1" or higher, or the equivalent, by a Nationally Recognized Statistical-Rating Organization.

Eligible commercial paper shall have a maximum maturity of two hund red and seventy days or less. The City may not invest more than twenty five percent of its surplus funds in commercial paper, and the City may purchase no more than ten percent of the outstanding eligible commercial paper of any single issuer.

- 8. Negotiable Certificates of Deposit issued by a nationally or state-chartered bank or savings association or federal association or a state or fe deral credit union or by a state-licensed branch of a foreign b ank. Purchases of n egotiable certificates of deposit shall not exceed fifteen percent of the City's surplus money invested and shall be limited to no more than three percent of any one issuer. Deposit notes and bank notes purchased thro ugh a broker or dealer shall be included with negotiable certificates of deposit in calculating allowable maximum percentages. Negotiable certificate s of deposit, deposit notes and bank notes shall be rated in a category of "A" or its equivalent or bett er by two Nationally Recognized Statistical-Rating Organizations.
- 9. Time Deposits. The City may invest in non-negotiable Certificates of Deposit a t commercial banks and savings and loan associations that are collateralized in accordance with the California Gove rnment Code. To be eligible to receive Cit y funds, the depository institution sha II have received an o verall rating of not less than "satisfactory" in its most recent evaluation of its record of meeting the credit needs of California's communities, including low a nd moderate-income neighborhoods. In selecting depositories, the credit worthiness of institution s shall be considered. Banks and Savings and Loan Associations se eking to establish a n investment relationship with the City shall submit a n audited financial report that shall be reviewed for compliance with the City's investment standards. Any institution not providing an audited annual financial report shall

be removed from the approved list and all fun ds maturing will be with drawn. A list of elig ible inst itutions shall be maintained in the investment procedures manual. Qualification shall be determined by the following criteria:

- a. Tangible ca pital must equal or exceed one and a half percent; core capital must equal or exceed three percent; and, risk-based capital must equal eight percent of assets adjusted for assigned risk-weightings.
- b. Return on Assets of a minimum of a half of one percent; a Return on Equity of a minimum of eight per cent; an Eq uity to Assets Ratio of a minimum of five percent; and, City investments shall be no greater than a half of one percent of the total assets of the depository.
- c. Independent auditor's statement must have a clean opinion.
- 10. Savings accounts. Savings accounts when used in conjunction with the City's checking a counts at a qualifie d bank where funds are collater alized in accordance with the California Government Code.
- S. Government mo ney market funds registered with the Securities and 11. U. Exchange Commission and which comply with rule 2a7 of the Investmen t Company Act of 1940. The fund must be comprised of only U.S. Treasury bills, notes and bonds, repurchase agreemen ts and ob ligations issued or guaranteed as to principal and interest by the U. S. Government or its agencies or instrumentalities. The percentage of repurchase agreements in the shall be reviewed and approved based on the f und's policy limits. The dollar weighted average maturity of the po rtfolio shall be less than ninety days and the portfolio is managed to maintain a one dollar (\$1.00) share price. Also, the fund shall meet either of the following criteria: (a) attained the highest ranking or the high est letter a nd numerical rating pr ovided by not less than two Nationally Recognized Statistical- Rating Org anizations; (b) retail investment adviser registered or e xempt from registration with the Securities and Exchange Commission with not less than five years' experience managing money market mutual funds with assets under management in excess of five hundred million dollar s (\$500,000,000). Purcha se of securities authorized by this sect ion shall not exceed twe nty percent of the City's surplus mone invested and no more than ten per reent may be invested in any one mone market fund.
- 12. Repurchase Agreements. Investments in repur chase agreements or reverse repurchase agreements or secur ities I ending agreements of any se curities authorized by the Code, so long as the proceeds of the repurchase agree ment are invested solely to supplement the income normally received from these securities. The City sh all adopt as a standard the Bond Market Association Master Re purchase Agreement and shall maintain a list of counterparts and limit counter parties to primary dealers rat ed "A" or be tter by two Nationally Recognized Statistical-Rating Organizations. Re repurchase agreements and secur ities lending agreements shall requir e City Council authorization separate from City Council appro val of this policy. Securities lending agreements shall include the following safeguard measures: eements, indemnifi cation provisions, reinvestment terms of lending agr guidelines, liquidity pro visions, cre dit risks a nd monitoring require ments. Additionally, any securities lending agreement shall be reviewed by the City Attorney to ensure the City's interests are properly protected.
 - a. Investments in repurchase agreements may be made, on any authorized investment, when the term of the agreement does not exceed one year.
 - b. Reverse re purchase a greements or securitie s lending ag reements may be utilize d when the security to be sold on the reverse repurchase

agreement or securit ies lending a greement has been ow ned and fully paid for by the City for a minimum of thirty days prior to sale; the total of all reverse repurchase agreements on investments owned by the Cit y does not exceed twenty percent of the base value of the portfolio; and the agreement does not exceed a term of ninet y two days, unless the agreement includes a written codicil guaranteeing a minimum earning or spread for the entire period between sale of a security using a reverse repurchase agreement and the final maturity date of the same security.

Local Agency Investment Fund (LAIF). Th e City may invest in LAIF. established by the Cal ifornia Stat e Treasurer, up to the forty million dollar maximum permitted by State law, effective January 1, 200 2; therefore, there is a forty million dollar I imit for the City of Santa Barbara and a forty million dollar limit for the City of Santa Barbara Redeve lopment Agency. The City's investment in LAIF is ba sed on, among other criteria, the following information provided by LAIF: a written st atement of portfolio management goals, objectives and polices, including a d escription of eligible investment securities; a disclo sure of LAIF's safekeepin g practices; eligible LA IF participants, the monthly transaction limit, and minimum and maximum deposit and wit hdrawal amounts permitted; calculation o f quarterly earnings and apportionment, including g ains and losses; d isclosure of administrative costs a nd the assessment process; monthly state ments of the City's transaction a ctivity and balances; monthly su mmaries of LAIF inve stment data, including market valuation and accrued interest; and a description of the audit process. At least quarterly, the Finance Director shall report to the Finance Committee on the composition of the LAIF portfolio.

The California Government Code states that moneys placed for deposit in LAIF are in trust in the custody of the State Treasurer and cannot be borrowed or be withheld from the City. Further, the right of the City to withdraw its deposited money from the LAIF upon demand may not be altered, impaired, or denied in any way by any state official or agency based upon the State's failure to adopt a budget by July 1 of each new fiscal year.

B. Collateralization

Collateralization shall be required on two types of investments: certificates of deposit and repurchase (and reverse) agreements. A collateral ag reement must be current and on file before any funds can be transferred for collateralized certificates o f deposit. Collateral shall be held by an independent third party with whom the City has a current written custodial agreement. A clearly marke devidence of ownership (safekeeping receipt) must be supplied to the City and retained. The right of collateral substitution is granted.

- 1. Certificates of Deposit
 - a. Government Securities used as collateral require one hundred and two percent of market value to the face amount of the deposit
 - Promissory Notes secured by first trust deeds used as collateral require one hundred a nd fifty percent of market value t o the face amount of the deposit
 - c. Irrevocable Letters of C redit issued by the Federal Home Loan Bank of San Francisco require one hundred and five percent of market value to the face amount of the deposit
- 2. Repurchase and Reverse Repurchase Agreements
 - a. Only U.S. Treasury securities or Federal Agency securities are acceptable collat eral. All securities u nderlying repurchase

agreements must be delivered to the City's custodian ba nk versus payment or be handled under a properly executed tri-party repurchase agreement. The total market value of all collatera I for each repurchase agreement must equal or exceed one hundred and two per cent of the total dollar value of t he money invested by the City for the term of the invest ment. For any repurchase agreement with a term of more than one day, the value of the underlying securities must be reviewed on an on going basis according to market conditions. Market value must be calculated each time there is a sub stitution of collateral.

b. The City or its trustee shall have a perfected first securit y interest under the Uniform Commercial Code in all securities subject to the repurchase agreement.

C. Investments Not Approved

Any securit y type or structure not specifically approved by this policy is hereb y prohibited. Security types, which are t hereby prohibited include, but are not limited to: investment pools (except State LAIF), sh ares of ben eficial interest issued by diversified management companies (except U. S. Government money market funds), collateralized mortgage obligations (CMO's), mortgage p ass-through securities, reverse repurchase agreements used as a leveraging vehicle, "exotic" derivatives structures such as range notes, dual index notes, inverse floatin g-rate notes, leveraged or de-leverage defloating-rate notes, interest-only strips that are derived from a pool of mortgages and any security that could result in zero interest accrual if held to maturity, or any other complex variable or structure d note with an unusually high degree of volatility or risk.

D. Exceptions to Prohibited and Restricted Investments

The City shall not be required to sell securities prohibited or restricted in this policy, or any future policies, or prohibited or restricted by new State regulations, if purchased prior to their prohibition and/or restriction. Insofar as the se securities provide no notable credit risk to the City, holding of these securities until maturity is approved. At maturity or liquidation, such monies shall be reinvested only as provided by this policy.

VIII. INVESTING PARAMETERS

A. Diversification

The City shall diversify its investments by security type, issuer, maturity, and financial institutions. No percentage limitations are established for United States government, United States government agencies and U nited States government sponso red enterprises; however percentage limitati ons are established for o ther permitted investments, as no ted in Section VII of this policy. The investments shall be diversified by limiting in vestments to avoid over concentration in securities from a specific issuer or business sector (excluding U.S. Treasury securities), limiting investment in securities that have higher credit risks, and in vesting in securities with varying maturities.

The City recognizes that investment risks can result from issuer defaults, market price changes or various technical complications leading to temporary illiquidity. Portfolio diversification is employed as a way to control risk. Investment managers are expected to display prudence in the selection of securities as a way to minimize default risk. No individual investment transaction shall be undertaken which

jeopardizes the total capital position of the overall portfolio. To control market price risks, volatile investment instruments shall be avoided. To control risks of illiquidity, a minimum of ten percent of the total portfolio shall be held in highly marketable U.S. Treasury Bills and Notes and/or the State of California Local Agency Investment Fund and/or Money Market Funds and/or securities maturing within ninety days.

B. Maximum Maturities

To the extent possible, the City will attempt to match its investments with anticipated cash flow requirements. Where t here is no specified maturity limitation on an investment, no investment shall be made in an y security, which, at the time of the investment, has a term remaining to maturity in excess of five years, unless the City Council has granted express author ity to make that investment no less than thre e months prior to the investment.

In addition to the five year limitation on investments specified in th is policy, the average maturity of the City's combined portfolio shall not exceed two and a half years without prior approval of the City Council.

IX. REPORTING

The Treasurer shall submit investment reports to the City Council that p rovide a clear picture of the status of the current investment portfolio and shall contain sufficient information to permit an independent organization to evaluate the performance of the investment program. Based on the discretion of Finance Committee, an independent advisor may be contracted, from time to time to perform one or more of the following functions: confirm that the portfolio is in compliance with the Go vernment Code of the State of California and with the Statement of Investment Policy of the City of Santa Barbara; present an evaluation of the portfolio and investment strategy recommendations; and, provide any other information that may be helpful to Finance Committee in their review of the portfolio.

A. Monthly Reporting to City Council

The Treasurer shall submit to City Council, with in thirty days following the end of the month, an investment report that summarizes all securities in the portfolio and a separate listing of investment transactions occurring during the month. The report shall be prepared by the Treasury Manager and approved by the Finance Director. The report shall include:

- 1. Investment type
- 2. Purchase date
- 3. Maturity date
- 4. Credit quality
- 5. Coupon and yield
- 6. Book value
- 7. Market value
- 8. Book gain/loss
- 9. Market gain/loss
- 10. Source of valuation
- 11. Average days to maturity
- 12. Variable rate(s) or call features

B. Quarterly Reporting to City Council

In addition to the components required in the monthly investment report, a narrative shall accompany the portfolio report addressing noteworthy items, deviations from the investment policy, comments on the fixe d income markets and economic conditions, possible changes in the portfolio going forward, and thoughts on

investment strategies. The quarte rly report shall a lso include a statement of compliance with the investment policy and a statement of the ability to meet expenditures for the ne xt six month s (or an explanation as to why sufficient money shall, or may, not be available).

C. Performance Standards

The investment portfolio shall be managed in accordance with the parameters specified within this policy and always with consistently safe and pru dent treasury management. Securities shall not be sold prior to mat urity with the following exceptions:

- A security with declining credit sold early to minimize loss of principal
- A security swap that would improve the quality, yield, or target duration in the portfolio
- Unforeseen liquidity needs of the portfolio require that the security be sold

1. Market Yield (Benchmark)

The City's overall investment strategy is passive: investments are generally held to maturity. The quarter-to-date LAIF apportion ment rate, the three-month U.S. Treasury Bill and the two-year U.S. Treasury Note shall also be considered useful benchmarks of the City's portfolio performance.

2. Marking to Market

The market value of the portfolio shall be calculated at least monthly and a statement of the market value of the portfolio shall be issued at least quarterly. This will ensure that review of the investment portfolio, in terms of value and price volatility, has been performed. In defining market value, consideration shall been given to pronouncements from the Government Accounting Standards Board (GASB) that address the reporting of investment assets and investment income for all investment portfolios held by governmental entities. The fair value of all securities reported in the City's portfolio is based on currently quoted market prices.

X. INVESTMENT POLICY COMPLIANCE AND ADOPTION

A. Policy Compliance and Changes

Any deviation from the policy shall be reporte d to Finance Committee at the next scheduled meeting and to City Council as part of the monthly review of the portfolio. The Treasurer shall promptly notify Finance Committee and City Council of any material change in the policy and any modifications to the policy must be approved by Finance Committee and City Council.

B. Annual Statement of Investment Policy

The Treasu rer shall re nder a writt en Statement of Invest ment Policy that sha II be reviewed at least annu ally by Fina nce Commit tee and City Council to ensure it s consistency with the overall objectives of preservation of principal, liquidity and return, and its relevance to current law and financial and economic t rends. City Council shall consider the annual Statement of Investment Policy and any changes therein at a public meeting. The Statement of Investment Policy shall be adopted by resolution of City Council.

APPENDIX 1 GLOSSARY OF INVESTMENT TERMS

AGENCY: A debt securit y issu ed by a federal or federally sponsored agency. Federal agencies are backed by the full faith and credit of the U.S. Government (i.e. Government National Mortgage Association). Federally sponsored agencies (FSA's) are backed by each particular agency with a market perception that there is an implicit government guarantee (i.e. Federal National Mortgage Association).

ASKED: The price at which securities are offered for sale; also known as offering price.

BENCHMARK: A comparative base for measuring the performance or risk tolerance of the investment portfolio. A benchmark should represent a close correlation to the level of risk and the average duration of the portfolio's investments.

BID: The price offered by a buyer of securities. (When you are selling securities, you ask for a bid.)

BOND PROCEEDS: The money paid to the i ssuer by the purchaser or underwriter of a new i ssue of municipal securities. The se moneys are used to finance the project or purpose for which the securities were issued and to pay certain costs of issuance as may be provided in the bond contract.

BOOK VALUE: The value at which a debt security is shown on the holder's balance sheet. Book value is often acquisition cost plus/minus amortization and accretion, which may differ significantly from the security's current value in the market.

BROKER: Someone who brings buyers and sellers together and is compensated for his/her service.

CERTIFICATE OF DEPOSIT (CD): A time depo sit with a spe cific maturity evidenced by a certificate. Large denomination CDs are typically negotiable.

COLLATERAL: Securities, evidence of depo sit or other property which a b orrower pledges to secure repayment of a loan. Also refers to securities pledged by a bank to secure deposits of public monies.

COMPREHENSIVE ANNUAL FINANCIAL REPORT (CAFR): The official annual financial report for a public agency. It includes five combined statements for each individual fund combined statements for each individual fund and account group prepared in conformity with GAAP. It also includes supporting schedules necessary to demonstrate compliance with finance-related legal and contractual provisions, extensive introductory material, and detailed statistical section.

CREDIT QUALITY: The measurement of the financial strength of a bond issuer. This measurement helps an investor to understand an issuer's ability to make timely interest payments and repay the loan principal upon maturity. Generally, the higher the credit quality of a bond issuer, the lower the interest rate paid by the issue r b ecause the risk of d efault is lowe r. Credit quality rating s are p rovided by a Nationally Recognized Statistical-Rating Organization.

CREDIT RISK: The risk to an investor that an issuer will default in the payment of interest and/or principal on a security.

CUSTODIAN: A b ank or other fin ancial in stitution that ke eps custody of stock certificates and other assets

CURRENT YIELD (CURRENT RETURN): A yield calculation determined by dividing the annual interest received on a security by the current market price of that security.

DEALER: A dealer, as opposed to a broker, acts as a principal in all transactions, by buying and selling for his/her own account.

DELIVERY VERSUS PAYMENT: There are two methods of delivery of securities: de livery versus payment and delivery versus receipt. Delivery versus payment is delivery of securities with an exchange of money for the securities. Delivery versus receipt is delivery of securities with an exchange of a signed receipt for the securities.

DERIVATIVES: (1) financial instruments whose return profile is linked to, or derived from, the movement of one or more underlying index or security, and may include a leveraging factor, or (2) financial contracts based upon notional amounts whose value is derived from an underlying index or security (interest rates, foreign exchange rates, equities or commodities).

DIVERSIFICATION: Dividing investment funds among a variety of security types by sector, maturity and quality ratings offering independent returns.

DURATION: A measure of the timing of the cash flows, such as the interest payments and the principal repayment, to be receive d from a gi ven fixed-in come security. This calculation is based on three variables: term to maturity, coupon rate, and yield to maturity. The duaration of a security is a useful indicator of its price volatility for given changes in interest rates.

FAIR VALUE: The amount at which an investment could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale.

FEDERAL CREDIT AGENCIES: Agencies of the Federal Government set up to supply credit to variou s classes of in stitutions and individual s, e.g., S&L's, small-business firms, students, farme rs, farm cooperatives, and exporters.

FEDERAL DEPOSIT INSURANCE CORPORATION (FDIC): A federal a gency th at in sures b ank deposits currently up to \$100,000 per deposit.

FEDERAL HOME LOAN BANKS (FHLB): Government sponsored whole sale b anks (currently 12 regional banks) that lend funds and provide correspondent banks services to member commercial banks, thrift institutions, credit unions and insurance companies.

FEDERAL NATIONAL MORTGAGE ASSOCIATION (FNMA): FNMA is a federal corporation working under the auspices of the Department of Housing and Urban Development (HUD). It is the largest single provider of residential mortgage funds in the United States. Fannie Mae, as the corporation is called, is a private stockholde r-owned corporation. The corporation's pu rchases i nclude a variety of adjustable mortgages and second loans, in addition to fixed-rate mortgages.

FEDERAL OPEN MARKET COMMITTEE (FOMC): Consists of seven members of the Federal Reserve Board and five of the twelve Fede ral Reserve Bank Presidents. The Pre sident of the New York Federal Reserve Bank is a permanent member, while the other Presidents serve on a rotating basis. The Committee periodically meets to set Fede ral Reserve guidelines regarding purchases and sales of Government Securities in the open market as a means of influencing the volume of bank credit and money.

FEDERAL RESERVE SYSTEM: The central b ank of the Uni ted States created by Congress an d consisting of a seven member Board of Governors in Washington, D. C., twelve Region al Banks and about 5,700 commercial banks that are members of the system.

GOVERNMENT ACCOUNTING STANDARDS BOARD (GSAB): A standard-setting body, associated with the Fi nancial Accounting Foundation, which prescribes standard accounting practices for governmental units.

GOVERNMENT NATIONAL MORTGAGE ASSOCIATION (GNMA or Ginnie Mae): Securities influencing the volume of bank credit guaranteed by GNMA and issued by mortgage bankers, commercial banks, savings and loan associations, and other institutions. Security holder is protected by full faith and credit of the U.S. Government. Ginnie Mae securities are backed by the FHA, VA, or FMHA mortgag es. The term "pass-throughs" is often used to describe Ginnie Maes.

GOVERNMENT SECURITIES: An obligation of the U.S. government, backed by the full faith and credit of the government. These securities are regarded as the highest quality of investment securities available in the U.S. securities market. See "Treasury Bills, Notes, and Bonds."

INTEREST RATE RISK: The ri sk a ssociated with declines or rises in interest rates which cause an investment in a fixed-income security to increase or decrease in value.

INTERNAL CONTROLS: An internal control structure designed to ensure that the assets of the entity are protected from loss, theft, or misuse. The internal control struct ure is designed to provide reasonable assurance that these objectives are met. The concept of reasonable assurance recognizes that 1) the cost of a control should not exceed the benefits likely to be derived and 2) the valuation of costs and benefits requires estimates and judgments by management. Internal controls should address the following points:

- **Control of collusion** Collusion is a situation where two or more employees are working in conjunction to defraud their employer.
- Separation of transaction authority from accounting and record keeping By separating the person who authorizes or performs the transaction from the person or or otherwise account for the transaction, a separation of duties is achieved.

- Custodial safekeeping Securities purchased from any ban k or dealer including a ppropriate collateral (as defined by state law) shall be placed with an independent third p arty for custo dial safekeeping.
- Avoidance of physical delivery securities Boo k-entry securities are much easier to transfer and account for since actual delivery of a document never takes place. Delivered securities must be properly safeguarded against loss or destruction. The potential for fraud and loss increases with physically delivered securities.
- Clear delegation of authority to subordinate staff members Su bordinate staff me mbers
 must have a clear understanding of their authority and responsibilities to avoid improper actions.
 Clear delegation of authority also preserves the internal control structure that is contingent on the
 various staff positions and their respective responsibilities.
- Written confirmation of transactions for investments and wire transfers Due to the potential for error and i mproprieties arising from telepho ne and el ectronic transactions, all transactions should be supported by written communications and approved by the appropriate person. Written communications may be via fax if on letterhead and if the safe keeping institution has a list of authorized signatures.
- Development of a wire transfer agreement with the lead bank and third-party custodian -The designated official should ensure that an agreement will be entered into and will address the following poi nts: co ntrols, se curity pro visions, and responsibilities of earch party making and receiving wire transfers.

LIQUIDITY: A liquid asset is one that can be converted easily and rapidly into cash without a substantial loss of value. In the money market, a se curity is said to be liquid if the spread between bid and a sked prices is narrow and reasonable size can be done at those quotes.

LOCAL AGENCY INVESTMENT FUND (LAIF): Chapter 730, Statutes of 1976 of the State of California, established the Local Agency Investment Fund. This fund enables local governmental agencies to remit money not required for immediate needs to the State Treasurer for the purpose of investment. In order to derive the maximum rate of return possible, the State Treasurer has elected to invest these monies with State monies as a part of the Pooled Money Investment Account. Each local governmental unit has the exclusive determination of the length of time its money will be on deposit with the State Treasurer. At the end of each calendar quarter, all earnings derived from investments are distributed by the State Controller to the participating government agencies in proportion to each agency's respective amounts deposited in the Fund and the Length of time such amounts remained therein. Prior to the distribution, the State's costs of administering the program are deducted from the earnings.

MARK-TO-MARKET: The process whereby the book value or collateral value of a security is adjusted to reflect its current market value.

MARKET RISK: The risk that the value of a security will raise or decline as a result of changes in market conditions.

MARKET VALUE: The current price at which a security is trading and could presumably be purchased or sold at that particular point in time.

MASTER REPURCHASE AGREEMENT: A written contract covering all future transactions between the parties to repurch ase-reverse repurchase agree ments that establish e ach party's rights in the transactions. A master agreement will often specify, among other things, the right of the buyer-lender to liquidate the underlying securities in the event of default by the seller-borrower.

MATURITY: The date upon which the principal or stated value of a financial obligation is due and payable.

MONEY MARKET MUTUAL FUND: Mutual funds that invest solely in money market instruments (short-term debt instrum ents, such as Treasury bills, commercial paper, bankers' acceptan ces, repos and federal funds).

MUTUAL FUND: An investment company that pools money an d can inve stin a variety of securities, including fixe d-income se curities and money market instruments. Mutual funds are regulated by the Investment Company Act of 1940 and must abide by Securities and Exchange Commission (SEC) disclosure guidelines.

NATIONAL ASSOCIATION OF SECURITIES DEALERS (NASD): A self-regulatory organization (SRO) of brokers a nd d ealers i n the over-the-counter secu rities bu siness. Its re gulatory m andate in cludes authority over firms that distribute mutual fund shares as well as other securities.

NATIONALLY RECOGNIZED STATISTICAL-RATING ORGANIZATION (NRSRO): Standard an d Poor's, Moody's, and Fitch Financial Services are examples of such organizations.

OFFER: An indicated price at which market participants are willing to sell a security or commodity. Also referred to as the "Ask price."

PAR VALUE: The amount of principal that must be paid at maturity. Also referred to as the face amount of a bond, normally quoted in \$1,000 increments per bond.

PORTFOLIO: Combined holding of more than one stock, bond, commodity, real estate investment, cash equivalent, or other asset. The purpose of a portfolio is to reduce risk by diversification.

PRINCIPAL: The face value or par value of a d ebt instrument, or the a mount of capital i nvested in a given security.

PRIMARY DEALER: A group of gov ernment securities dealers who submit daily reports of market activity and monthly financial statements to the Federal Reserve Bank of New York and are subject to its informal oversight. Primary dealers in clude Securities and Exchange Commission (SEC) registered securities broker/dealers, banks and a few unregulated firms.

PRINCIPAL: (1) The face amount or par value of a debt instrument. (2) One who acts as a dealer buying and selling for his own account.

RATE OF RETURN: The yield obtainable on a security based on its purchase price or its current market price. This may be the amortized yield to maturity on a bond or the current income return.

REINVESTMENT RISK: The risk that a fixed-income investor will be unable to reinvest income proceeds from a security holding at the same rate of return currently generated by that holding.

REPURCHASE AGREEMENT (RP OR REPO): A holder of se curities sells the se securities to a n investor with an agreement to repurch ase them at a fixed price on a fixed date. The securit y "buyer" in effect lend s the "seller" m oney for the period of the agreement, and the terms of the agreement are structured to compensate the buyer for this. De alers use RP extensively to finance their positions. Exception: When the Fed is said to be doing RP, it is lending money that is increasing bank reserves.

REVERSE REPURCHASE AGREEMENT: An agreement of one party (for example, a financial institution) to purchase securities at a specified price from a second party (such as a public agency) and a simultaneous agreement by the first party to resell the securities at a specified price to the second party on demand or at a specific date.

RISK: Degree of uncertainty of return on an asset.

RULE 2A-7 OF THE INVESTMENT COMPANY ACT: A pplies to all mo ney market mutual funds and mandates such funds to maintain cert ain standards, including a 13-month maturity limit and a 9 0-day average maturity on investments, to help maintain a constant net asset value of one dollar (\$1.00).

SAFEKEEPING SERVICE: A service to cu stomers rendered by banks for a fee whereby securities and valuables of all types and descriptions are held in the bank's vault for protection and security.

SECONDARY MARKET: A market is made for the purchase and sale of outstanding issues following the initial distribution.

SECURITIES LENDING: An agreement under which a lo cal agency agrees to transfer securities to a borrower who, in turn, agrees to provide collateral to the local agency. During the term of the agreement, both the securities and the collateral are held by a third party. At the con clusion of the agreement, the securities are transferred back to the local agency in return for the collateral.

STRUCTURED NOTES: Notes issued by Gove rnment Sponsored Enterprises, (FLAB, F NMA, SLMA, etc.), and Corporations that have im bedded options, (e.g., call features, step-up coupons, floating rate coupons, derivative-based returns), into their debt structure. Their market performance is impacted by the fluctuation of interest rates, the volatility of the imbedded options and shifts in the shape of the yield curve.

SWAP: Trading one asset for another.

TOTAL RETURN: The sum of all investment income plus changes in the capital value of the portfolio.

TREASURY BILLS: Short-term U.S. government non-interest bearing discounted debt securities with maturities of no longer than one year and issued in minimum denominations of \$ 10,000. Auctions of three- and six-month bills are weekly, while auctions of one-year bills are monthly. The yi elds on these bills are monitored closely in the money markets for signs of interest rate trends.

TREASURY BOND: A long-term coupon-bearing U.S. Treasury security issued as a direct obligation of the U.S. Government and having an initial maturity of more than 10 years and issued in minimum denominations of \$1,000.

TREASURY NOTE: A medium-term coupon-bearing U.S. Treasury security issued as a direct obligation of the U.S. Government and having an initial maturity of from one to ten years and issue d in denominations ranging from \$1,000 to \$1 million or more.

UNIFORM NET CAPITAL RULE: Securities and Exchange Commission (SEC) Rule 15 C3-1 outlining requirements that member firms as well as nonmember broker-dealers in securities maintain a maximum ratio of ind ebtedness to liquid capital of 15 to 1; also called net capital rule and net capital ratio. Indebtedness covers all money owed to a firm, including margin and commitments to purchase securities, one reason new public issues are spread among members of underwriting syndicates. Liquid capital includes cash and assets easily converted into cash.

VOLATILITY: A degree of fluctuation in the price and valuation of securities.

YIELD: The current rate of return on an investment security generally expressed as a percentage of the security's current price. (a) INCOME YIELD is obtained by dividing the current dollar in come by the current market price for the security. (b) NET YIELD TO MATURITY is the current income yield minus any premium above parorplus any discount from parin purchase price, with the adjustment spread over the period from the date of purchase to the date of maturity of the bond.